1 Peter Goldstein [SBN 6992] PETER GOLDSTEIN LAW CORP 2 peter@petergoldsteinlaw.com 10161 Park Run Drive, Suite 150 3 Las Vegas, Nevada 89145 Telephone: (702) 474-6400 4 Facsimile: (888) 400-8799 5 Attorney for Plaintiff DANIEL ANDREWS 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE SOUTHERN DISTRICT OF NEVADA (LAS VEGAS) 10 DANIEL ANDREWS, CASE NO.: 2:18-cv-01625-RFB-BNW 11 Plaintiff, 12 STIPULATION AND PROPOSED ORDER TO EXTEND JOINT PRETRIAL ORDER v. 13 **FILING DATE** CITY OF HENDERSON, a Nevada 14 (SEVENTH) REQUEST) Municipal Corporation; PHILLIP 15 WATFORD, KARL LIPPISCH, 16 Defendants. 17 Plaintiff, DANIEL ANDREWS ("Andrews") and Defendants CITY OF HENDERSON, 18 KARL LIPPISCH, and PHILLIP WATFORD ("Defendants"), by and through their counsel, 19 hereby stipulate and agree to extend the remaining Pretrial Conference and Joint Pretrial Order 20 Filing date as follows: 21 1. On January 16, 2019, the United States District Court filed its Scheduling Order 22 23 [#21]. 2. 24 On January 23, 2019, the parties jointly filed their Proposed Discovery Plan and 25 Scheduling Order [#24]. 26 3. On February 12, 2019, the parties filed a first request for an extension as it relates 27 to expert disclosures, Interim Status Report, and the Discovery Cut-Off dates [#27].

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- 4. On February 13, 2019, the United States District Court filed its Order [#28], granting the stipulated extension of the expert disclosure, Interim Status Report, and the Discovery Cut-Off dates.
- 5. On May 13, 2019, the parties filed a second request for an extension of the rebuttal expert disclosure deadline and stipulated to stay discovery [#40], as Plaintiff's counsel was scheduled to have open-heart surgery and needed at least two months to recuperate.
- 6. On May 14, 2019, the United States District Court filed its Order [#41}, granting the stipulated extension and the stipulation to stay discovery.
- 7. On August 29, 2019, Plaintiff filed his First Amended Complaint [#49] and added a new defendant, Phillip Watford.
- 8. On September 11, 2019, Defendants City of Henderson and Karl Lippisch filed their answer to the amended complaint [#56].
- 9. On October 21, 2019, Plaintiff served his amended complaint on Phillip Watford. Phillip Watford filed his answer to the amended complaint on November 12, 2019 [#64].
- 10. On November 14, 2019, the parties filed a third request for an extension of time as it related to the Discovery Cut-Off, Dispositive Motion deadline, and the proposed Joint Pretrial Order deadline [#66].
- 11. On November 14, 2019, the United States District Court filed its Order [#67], granting the stipulated extension of the Discovery Cut-Off, Dispositive Motion deadline, and the proposed Joint Pretrial Order dates.
- 12. On January 21, 2020, Defendants filed their Motion for Summary Judgment [#68], which was denied in part by the Court on September 25, 2020 [#80].
- 13. On October 15, 2020, Defendants filed their Notice of Appeal to the U.S. Court of Appeals, Ninth Circuit [#81].
- 14. On June 14, 2022, the U.S. Court of Appeals filed its Mandate [#85], affirming this Court's Order.

- 15. In early 2022, the Defendants' attorney was unexpectedly out of state for three months due to a family emergency. Additionally, Defendants' attorney was out of the state for one month after the Mandate was filed and has just recently returned to the office.
- 16. On July 22, 2022, a Stipulation and Order extending the Pretrial Order deadlines was granted [#89] to a Pretrial Conference on August 22, 2022 and the filing of the Pretrial Order to August 29, 2022.
- 17. Plaintiff's counsel suffered from an infection that his physician at Horizon View Medical Center performed a Covid test which turned out to be negative. Nevertheless, he is suffering flu like symptoms. Defense counsel was amendable to extending the conference from August 22, 2022 to August 25, 2022. The parties attended a telephonic conference on August 25, 2022 at 4:00 p.m. and discussed various aspects of the Pretrial Order, as well as the parties desire to schedule a Settlement Conference with a Magistrate Judge.
- 18. On August 31, 2022, an Order to Extend Joint PreTrial Order Filing Date (Fifth Request) [#93] was granted extending the filing date to September 20, 2022.
- 19. On August 31, 2022, a Stipulation and Order Scheduling Settlement Conference [#94] was served on all counsel. Upon receipt of said Order, counsel for Defendants emailed Plaintiff's counsel and contacted the clerk for Magistrate Judge Brenda Weksler regarding his unavailability of the assigned dates for the Settlement Conference. Counsel were provided alternative dates by Magistrate Judge Brenda Weksler's clerk and counsel exchanged emails selecting new dates for the Pre-Settlement Conference and Settlement Conference (November 8-9, 2022). Plaintiff's counsel thought it prudent to further to extend the deadline to file the Joint Pre-Trial Order from September 20, 2022 to November 16, 2022 given the upcoming settlement conference. Defendants' counsel had no objection. See Exhibit 1: Emails confirming dates.

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1	20.	All parties, as indicated by the signature of their counsel below, agree and stipulate
2	as follows:	
3	a.	The parties participated in a settlement conference before Magistrate Judge Brenda
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5		Weksler on November 9, 2022 that was concluded on November 15, 2022.
6	b.	The parties are still in the process of trying to resolve the case. Any potential
7		resolution would need be approved at a public meeting of the Henderson City
8		Council. If a potential resolution is reached, the next meeting of the Henderson
9		City Council is December 13, 2022 and the parties are requesting up until
10 11		December 15, 2022 to file The Joint Pretrial Order.
12	c.	To stipulate and seek an Order Extending the deadline to file the Joint Pretrial
13		Order (Seventh Request) from November 16, 2022 to December 15, 2022.
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16		ORDER
17		IT IS SO ORDERED
18		DATED: 8:53 pm, November 16, 2022
19		Rivero
20		Brenda Weksler
21		UNITED STATES MAGISTRATE JUDGE
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1 2 Dated this 15th day of December 2022. Dated this 15th day of November 2022. 3 CITY OF HENDERSON PETER GOLDSTEIN LAW CORP 4 /s/ Michael Oh /s/ Peter Goldstein 5 PETER GOLDSTEIN, ESQ. MICHAEL J. OH Senior Assistant City Attorney Nevada Bar No. 6992 Nevada Bar No. 7470 10161 Park Run Drive, Suite 150 WADE B. GOCHNOUR Las Vegas NV 89145 **Assistant City Attorney** Attorney for Plaintiff Nevada Bar No. 6314 DANIEL ANDREWS 240 Water Street, MSC 144 Henderson, NV 89015 Attorneys for Defendants 10 CITY OF HENDERSON, KARL LIPPISCH, 11 and PHILLIP WATFORD 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28